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9
10 **LEAD ATTORNEY IN CHARGE FOR**
11 **PLAINTIFF AND CLASS MEMBERS**

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21 **IN THE UNITED STATES DISTRICT COURT**
22 **FOR THE DISTRICT OF NEVADA**

23 CORISSA JONES, *et. al.*,) No. 2:15-cv-01382-RFB-CWH
24 Plaintiff,)
25 v.) **STIPULATION AND [PROPOSED]**
26) **ORDER EXTENDING DEADLINE TO**
27) **FILE REPLY**
28 SHAC, LLC, D/B/A SHAPPHIRE)
GENTLEMEN'S CLUB, *et. al.*,)
Defendants.)

29 IT IS HEREBY STIPULATED AND AGREED, by and between
30 Plaintiffs/Counter-Defendants, including Corissa Jones and all Plaintiffs who opted into the instant
31 action ("Class Plaintiffs"), by and through their counsel of record, the law firm of Kennedy Hodges
32 LLP, and Defendants/Counter-claimants SHAC, LLC, SHAC, MT, LLC, David Michael Talla and
33 Peter Feinstein ("SHAC"), by and through their counsel of record, the law firm of Greenberg
34 Traurig, LLP, as follows:

1 1. On February 4, 2019, Plaintiffs filed three voluminous partial motions for summary
2 judgment, Docs. 189, 190 and 191;
3 2. The deadline for Defendants to respond to Doc. 190 and Doc. 191 was extended to
4 March 19, 2019 (ECF 203);
5 3. The deadline for Defendants to respond to Doc. 189 was extended to April 2, 2019
6 (ECF 211);
7 4. Defendants have filed their oppositions to the Motions in Doc 190 and 191;
8 5. Defendants will file their opposition to Motion in Doc 189 tomorrow;
9 6. Because of the need to review and analyze Defendants' responses and the exhibits
10 attached in support, Plaintiffs require additional time to draft their replies;
11 7. Accordingly, the parties stipulate that Plaintiffs will file their replies in support of their
12 motions for partial summary judgment (Doc. 189, 190 and 191) by or before April 12,
13 2019.

14

15 **IT IS SO STIPULATED.**

16 DATED this 1st day of April, 2019

17 GREENBERG TRAURIG, LLP
18 By: /s/ Alayne Opie
19 MARK E. FERRARIO (NV 1625)
20 TAMI D. COWDEN (NV 8994)
21 ALAYNE M. OPIE (NV 12623)
22 10845 Griffith Peak Drive Suite 600
23 Las Vegas, Nevada 89135
24 *Counsel for Defendants*

19 DATED this 1st day of April, 2019.

20 KENNEDY HODGES LLP

21 By: /s/ Carl Fitz
22 DAVID W. HODGES (admitted *pro hac vice*)
23 CARL FITZ (admitted *pro hac vice*)
24 4409 Montrose Blvd., Ste 200
25 Houston, TX 77006
26 *Counsel for Plaintiffs*

27 **IT IS SO ORDERED** this 2nd day of April, 2019.



28

29 RICHARD F. BOULWARE, II
30 UNITED STATES DISTRICT JUDGE